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11 Defendant Rimini Street, Inc., and Counter  
12 Defendant Seth Ravin

13  
14 UNITED STATES DISTRICT COURT  
15 DISTRICT OF NEVADA

16 RIMINI STREET, INC., a Nevada corporation;  
17 Plaintiff,

18 v.

19 ORACLE INTERNATIONAL CORPORATION,  
20 a California corporation,

21 Defendant.

22 ORACLE AMERICA, INC., a Delaware  
23 corporation, *et al.*,

24 Counterclaimants,

25 v.

26 RIMINI STREET, INC., a Nevada corporation, *et*  
*al.*,

27 Counterdefendants.

28 Case No 2:14-cv-01699 LRH PAL

**JOINT STATUS REPORT**

1 Plaintiff and Counterdefendant Rimini Street, Inc. and Counterdefendant Seth Ravin  
 2 (together, "Rimini") and Counterclaimant Oracle America, Inc. and Defendant and  
 3 Counterclaimant Oracle International Corp. (together, "Oracle"; all parties collectively,  
 4 "Parties," any party, "Party") submit the following joint status report to update the Court  
 5 regarding the Parties' retention of a third-party e-discovery neutral.

6 **I. JOINT RETENTION OF THIRD PARTY E-DISCOVERY NEUTRAL**

7 At the August 25, 2015 status conference, the Court directed the Parties to meet and  
 8 confer within two weeks to make arrangements with a third-party e-discovery neutral to facilitate  
 9 the Parties' development of an electronically stored information ("ESI") protocol that calls for  
 10 both Rimini and Oracle to utilize technology-assisted review to efficiently identify and produce  
 11 responsive custodial documents in this matter. D.I. 99. As of the date of this filing, the Parties  
 12 have executed a joint engagement with Jonathan Redgrave of Redgrave LLP as the third-party e-  
 13 discovery neutral.

14 The Parties are working with Mr. Redgrave to review and finalize the preliminary ESI  
 15 protocol that the Parties submitted as Exhibit A to their August 21, 2015 Joint Status Report.  
 16 The Parties have agreed that any decisions that Mr. Redgrave makes in his capacity as a third-  
 17 party e-discovery neutral regarding the parties' ESI protocol will be binding, but subject to  
 18 appeal by either Party and *de novo* review by the Court. In the event that either Party appeals  
 19 any decisions by Mr. Redgrave, the Parties will brief the issue for the Court using the standard  
 20 status-conference filing mechanism that the Court has implemented for discovery-related  
 21 disputes in this matter.

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23 Dated: September 8, 2015

<p>24 SHOOK, HARDY &amp; BACON LLP</p> <p>25 By: <u>/s/ John Garretson</u>    John Garretson    26 Attorneys for Plaintiff and Counterdefendant    Rimini Street, Inc. and Counterdefendant    Seth Ravin</p>	<p>24 LEWIS ROCA ROTHGERBER LLP</p> <p>25 By: <u>/s/ W. West Allen</u>    W. West Allen    26 Attorneys for Counterclaimant Oracle    America, Inc. and Defendant and    Counterclaimant Oracle International Corp.</p>
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### ATTESTATION OF FILER

The signatories to this document are Thomas Hixson and West Allen, and I have obtained Mr. Hixson's concurrence to file this document on his behalf.

Dated: September 8, 2015

SHOOK, HARDY & BACON LLP

By: Samuel M. Johnson

Daniel M. Hinkle

Attorneys for Plaintiff and Counterdefendant  
Rimini Street, Inc. and Counterdefendant  
Seth Ravin.